### **COPY FOR IB**

## PATENT COOPERATION TREATY

PCT/KR2004/003				
REC'D	09	DEC	2005	
WIPO			PCT	

# **PCT**

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference			O D DOCUMENTALIAN		
MDB 19PCT		FOR FURTHER ACTION See Form PCT/IPEA/416			
International application No.	International filing date(day		Priority date (day/month/yell 30 DECEMBER 2003 (30.		
PCT/KR2004/003546 International Patent Classification (IPC)	30 DECEMBER 200		30 DECEMBER 2003 (30.	.12.2003)	
IPC7 A61K 31/343, A6					
MD BioAlpha Co., Ltd. et al					
This report is the international pr Authority under Article 35 and tr	ansmitted to the applicant acc	cording to Article 36.		mining	
2. This REPORT consists of a total	of 5 sheets, in	ncluding this cover sh	neet.		
a. (sent to the applicant ar	a. (sent to the applicant and to the International Bureau) a total ofsheets, as follows:				
and/or sheets con	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).				
beyond the discless Supplemental B b. (sent to the Internation containing a sequence)	osure in the international app ox. al Bureau only) a total of (inc	lication as filed, as in licate type and number ereto, in electronic for	orm only, as indicated in the	I and the	
This report contains indications     Box No. I Basis of the		s:			
Box No. II Priority					
		ard to novelty, invent	ive step and industrial applica	ability	
	nity of invention		1	al amplicability	
citations a	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	ocuments cited	ication			
Box No. VII Certain defects in the international application  Box No. VIII Certain observations on the international application					
Date of submission of the demand		Date of completion of	of this report		
21 JULY 2005 (2	21.07.2005)	22 NOVEM	IBER 2005 (22.11.2005)		
Name and mailing address of the IPE		Authorized officer		A STATE OF THE STA	
Korean Intellectual Proposition 920 Dunsan-dong, Seo-g Republic of Korea	erty Office	LEE, Mi Jeon	g		
Facsimile No. 82-42-472-7140		Telephone No. 82-	42-481-5601	And Sand Control	

International application No.
PCT/KR2004/003546

Box	No. I	Basis of the report
1.	With other	regard to the language, this report is based on the international application in the language in which it was filed, unless wise indicated under this item.  This report is based on translations from the original language into the following language English  which is the language of a translation furnished for the purposes of:  international search (under Rules 12.3 and 23.1(b))  publication of the international application (under Rule 12.4)
2.	to the annex	international preliminary examination (under Rules 55.2 and/or 55.3)  egard to the <b>elements</b> of the international application, this report is based on (replacement sheets which have been furnished receiving Office in response to an invitation under Article 14 are referred to in this reort as "originally filed" and are not ad to this report):  the international application as originally filed/furnished
		the description:  pages as originally filed/furnished  pages* received by this Authority on  pages* received by this Authority on
		the claims:  pages as originally filed/furnished pages* as amended (together with any statment) under Article 19 pages* received by this Authority on pages* received by this Authority on
		the drawings:  pages as originally filed/furnished  pages* received by this Authority on  pages* received by this Authority on  the sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:  the description, pages the claims, Nos.  the drawings, sheets the sequence listing (specify):  any table(s) related to sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).  the description, pages
	* If ite	n 4 applies, some or all of those sheets may be marked "superseded."

International	application	No.

PCT/KR2004/003546

Box No. IV Lack of unity of invention					
1.		In response to the invitation to restrict or pay additional fees the applicant has, within the applicable time limit:  restricted the claims			
		paid additional fees			
		paid additional fees under protest and, where applicable, the protest fee			
		paid additional fees under protest but the applicable protest fee was not paid			
		neither restricted nor paid additional fees.			
		l <del>}</del>			
2.	$\boxtimes$	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.			
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:			
		complied with.			
		not complied with for the following reasons:			
		Group I. Claims 1-39: Composition of tanshinone derivatives for treatment of obesity and metabolic syndrome			
		Group II. Claims 40, 41: Preparation methods of Tanshen extract.			
		Although both Group I and Group II relate to Tanshen, they do not have common technical characteristics.			
	4. Co	insequently, this report has been established in respect of the following parts of the international application:			
	55				
	2	all parts.			
	L	the parts relating to claims Nos.			

International application No.
PCT/KR2004/003546

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1 - 41	<u>Y</u> ES
	• • •	Claims		NO
	Inventive step (IS)	Claims		YES
	•	Claims	1 - 41	NO
	Industrial applicability (IA)	Claims	1 - 41	YES
		Claims		N0

2. Citations and explanations (Rule 70.7)

The following documents are referred to in this report:

D1: Arch. Pharm. Res. Vol.25(4), pp.446-448 (2002)

D2: Planta Med. Vol.68(12), pp.1077-1081 (2002)

D3: Chem. Pharm. Bull. Vol.45(8), pp.1306-1311 (1997)

D4: Planta Med. Vol.55(1), pp.51-54 (1989)

D5: KR 2001-0019147 A (15. Mar. 2001)

#### 1. Novelty

Claims 1-27, 35-39 of the present invention relate to a composition of Tanshen (Salvia miltiorrhiza, Perovska abrotanoides) extract comprising a variety of tanshinone derivatives such as tanshinone I, cryptotanshinone, and tanshinone VI for treatment of obesity and metabolic syndromes. Claim 28 relates to the said composition for treatment of obesity, diabetes melitus, arteriosclerosis, hypertension, hyperlipoidemia, liver diseases, ischemic diseases.

Claim 29 relates to a composition of Tanshen extract comprising a variety of tanshinone derivatives for increasing the activity of 5'-AMP-activated protein kinase. Claims 30-34 relate to a composition of Tanshen extract comprising a variety of tanshinone derivatives for treatment of diabetes, obesity, hyperlipoidemia, liver cell damage, ateriosclerosis, hypertension, and ischemic diseases by increasing the activity of 5'-AMP-activated protein kinase.

Claims 40, 41 of the present invention relate to a method for preparing the extract of Tanshen comprising a) extracting Tanshen using water or organic solvent, b) concentrating the extract after filtering the crude extract obtained from a), and c) optionally, eliminating the residual solvent in the concentrated extract.

D1 discloses that tanshinone derivatives obtained from Salvia miltiorrhiza inhibit the activity of diacylglycerol acyltransferase.

D2 discloses the hepatoprotective effect of dihydroisotanshinone I against menadione-induced cytotoxicity in a primary culture of rat hepatocytes.

D3 discloses that tanshinone derivatives isolated from the root of Salvia miltiorhiza Bunge show strong aldose reductase inhibitory activity. (Continued on the Supplemental Sheet.)

International application No.

PCT/KR2004/003546

#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of:

Box V.

D4 discloses that tanshinone derivatives such as tanshinone I, cryptotanshinone, and tanshinone VI can protect the myocardium against ischemia-induced derangements.

D5 discloses that the anti-hypertensive and anticholesterol effect of tanshen extract are not significant. D5 also discloses a method for preparing the extract of Tanshen comprising extracting Tanshen using water or organic solvent and freeze-drying the extract obtained.

The active ingredient in claims 1-28, 35-39 of the present invention is an extract of Tanshen, while the active ingredients in D1-D4 are specific tanshinone derivatives. D5 gives a negative indication in developing Tanshen extract as anti-hypertensive and anticholesterol drug.

None of D1-D5 discloses that Tanshen extract can exert the said pharmacological effects by increasing the activity of 5'-AMP-activated protein kinase, which is described in claims 29-34 of the present invention.

The preparation method in D5 differs from the disclosure in claims 40, 41 in that freeze-drying method is used to concentrate the crude extract of Tanshen.

Therefore, claims 1-41 of the present invention are considered to be novel over D1-D5 [Article 33(2) PCT].

#### 2. Inventive Step

The medical uses of Tanshen extract comprising tanshinone derivatives in claims 1-28, 35-39 can be easily expected from D1-D4 by a man skilled in the art.

Claims 29-34 describe a new pharmacological mechanism, but it does not make any difference in the medical use invention to find a new mechanism, as long as the eventual medical uses are same.

Thus, the inventive step of claims 1-39 cannot be acknowledged over D1-D4.

The preparation methods of Tanshen extract in claims 40, 41 are very common procedures in the art and freeze-drying procedures in D5 can be easily exchanged into vacuum-drying or any other concentrating procedures by a man skilled in the art.

Therefore, the inventive step of claims 40, 41 cannot be acknowledged over D5 [Article 33(3) PCT].

#### 3. Industrial Applicability

The subject-matter of claims 1-41 appears to be industrially applicable [Article 33(4) PCT].